## PART A DELETE FORM

ID #	KYD 006 386 403 FACILITY NAME General Electric
Fl	Date Part A received: S F6 Drawings: S Photos: S
F8	Facility status: S Existance date: S Permit Status 6
F2	Non-reg. fac. indic.:
F8	Activity codes: Gen Trans TSD _\$ UIC
	Transport mode: Air Rail Hwy Water Other
Cl	PROCESS CODE:
	501

ID # KyD 006 38 6 403 FACILITY NAME Les	neral Electric
Fl Notif. approval Date notified Permit app. approved Date Part A r'cvd  * Facility name Notif. confidential Part A confidential Closure date  F2 Contact name & title Contact telephone # Modif. under const. Commercial fac. indic. Non-reg. fac. indic.	
F3 Mailing address	
F4 Mailing city	State Zip
F5 * Facility address * County name	
* County code  Drawings Photos Distriction  River basin code  Drawings Latitude	et code
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Trancport mode: N:	Owner type UIC Water Other RCRA permit status
F9 Type Permit number Type New permit num	over)

<sup>\*</sup> This data can only be entered through the FINDS System. \*

F0	Date acknowledd	gement sent:	Notificati Int. statu	on		
FA	Operator tele.	#		Street		
FB	City		State	Zip	Indian land	
FC	Comment #	Comment				
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FF	Owner street					
FG					Zip	
Cl		Amount	Unit	New code	New Amount	New Unit
Wl		Waste Amount		New Waste	New Amount	
W2	Waste Waste Seq # Code	Process	Change Process			×.

## September 23, 1982

Mr. A.C. Bayer, Manager Manufacturing Engineer General Electric Company 1801 G.E. Drive Lexington, Kentucky 40503

RE: EPA I.D. KYD00-638-6403

Dear Mr. Bayer:

The Division of Waste Management, acting under RCRA Phase I Interim Authorization (as published in the April 1, 1981, Federal Register), is withdrawing your U.S. EPA form 3510-1 known as the Federal Hazardous Waste Facility permit application part "A". The U.S. EPA has determined that your company can terminate their interim status as a storage facility without complying with 40 CFR Part 265 Subparts G and H, provided they continue to use the area for storage of hazardous waste which will be removed within the 90 day limit and are in compliance with 40 CFR 262.34. If your company no longer intends to use the area for storage of hazardous wastes, it must be closed in accordance with 40 CFR Part 265 Subpart G and H.

If you have any questions on this, please contact James A. Determann of this office at (502) 564-6716, Ext. 248.

Sincerely,

J. Alex Barber, Director

Division of Waste Management

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JAB:JAD:cg

cc: James H. Scarbrough, U.S. EPA Field Supervisor DEFAUTIME OF CONTROL BASIC PROPER AND ELLIPSING THE DEFENT OF SUPER AND ELLIPSING THE PROPERTY OF FIRM BUSINESS AND ELLIPSING THE PROPERTY OF FIRM BUSINESS AND AND ADDRESS AND ELLIPSING THE PROPERTY OF FIRM BUSINESS AND AND ADDRESS AND ELLIPSING THE PROPERTY OF THE PROP

August 30, 1982

Mr. James H. Scarbrough, Chief Residuals Management Branch U.S. EPA Region IV 345 Courtland Street, N.E. Atlanta, Georgia 30365

Dear Mr. Scarbrough:

This letter is in response to your request for recommendations concerning companies which might be eligible to receive an interim status compliance letter. An initial review of these facilities was performed from the central office files. The results from this review were sent to the field offices for verification. Attached you will find a summary of the findings and recommendations.

If you have any questions, please feel free to contact James Determann of this office at (502) 564-6716, Ext. 248.

Sincerely,

J. Alex Barber, Director Division of Waste Management

JAB:JAD:cg

cc: Field Office

Pat Haight, Compliance Branch

Mr. Harry Russell The Tappan Company East Main Street Murray, Kentucky 42071 KYD00-636-6918 - This facility is closed.

Mr. Ken Weems

Univar Van Waters & Rogers Div.

2000 S. 9th Street

Louisville, Kentucky 40208

KYD02-407-1433 - The company is not a facility, only a transporter. Kentucky does not recommend an ISCL.

Mr. Jim Johnson

Roe Creek Development

P.O. Box 655

Catlettsburg, Kentucky 41129

KYD99-127-7005 - This facility is accepting a waste which is being tested to determine if it is hazardous. They are presently in violation of interim status standards. They have expressed an interest in withdrawing if it is determined that the waste is non-hazardous. Kentucky recommends ISCL be issued.

Mr. William Snedegar

Resource Conservation Recovery Systems, Inc.

Henry County Incinerator

865 King Avenue

Columbus, Ohio 43212

KYD98-060-1298 - A partially constructed incinerator exists at this site. Construction started after November 19, 1980 and the State notified the company of violation and to cease construction. Since the site was not "in existence" Kentucky does not recommend an ISCL.

Mr. Butch Rosenbaum

Rail Services, Inc.

P.O. Box 35

Calvert City, Kentucky 42029

KYD99-127-6833 - A letter was sent to you June 4, 1982, requesting that an ISCL be issued to the company.

Mr. Robert M. Rasmuson

The Okonite Company

P.O. Drawer "L"

Richmond, Kentucky 40475

KYD04-753-7824 - A letter was sent to you June 21, 1982, requesting that an ISCL be issued to this company.

Mr. Steve Vinson

Simmons (National) Casket Company

P.O. Box 42

Lancaster, Kentucky 40446

KYD05-007-4889 - This company is not a hazardous waste storage facility, as they store less than ninety (90) days. Kentucky does not for a set an ISCL.

Mr. A.S. Dennison

LG & E Trimble County

P.O. Box 32010

Louisville, Kentucky 40232

KYD99-127-7096 - This company requested withdrawal of their Part A in a July 19, 1982 letter to EPA. This site is presently under construction and has never been used as a hazardous waste facility, therefore no ISCL is necessary.

Mr. Daniel R. Conkey

Mobile Tank Car Services

P.O. Box 37300

Louisville, Kentucky 40233

KYD00-061-6375 - We are presently working with this company to determine if they need and/or qualify for an ISCL. A separate recommendation will follow.

Mr. Robert W. Anderson

McKesson Chemical Company

600 Hunter Drive

Oak Brook, Illinois 60521

KYD04-259-3368 - No field verification to date. A separate recommendation will follow.

Mr. Shird Robinson

L G & S Disposal

7500 Grade Lane

Louisville, Kentucky 40219

KYD00-083-1016 - This facility never received a construction permit due to their inability to get proper zoning. Kentucky does not recommend an ISCL.

Mr. William M. Walthen

Heublein, Inc.

500 Charter Oak Drive

Paducah, Kentucky 42001

KYD09-151-5502 - This company is a small quantity generator. They generate waste ethyl alcohol and incinerate it on site. No ISCL is needed.

Mr. Ron Hanscrote

Goodyear Tire & Rubber Company

P.O. Box 589

Madisonville, Kentucky 42431

KYD04-116-6893 - We withdrew this company's part A on July 9, 1982.

Mr. Robert Brunson

Newport Steel Corporation

Ninth & Lowell Streets

Newport, Kentucky 41072

KYD99-127-7112 - This facility should have interim status. They assumed ownership and began operating the former Interlake Steel Operation April 20, 1981. Interlake Steel had interim status for their hazardous waste landfill at that time. Henry L. Steven's letters to Howard Zeller (EPA) June 2, 1981, and Keith Casto (EPA) June 5, 1981, reference agreements between Kentucky, U.S. EPA and Newport Steel. They submitted a revised notification and Part A on Time 30, 198.

Mr. A.C. Bayer

G.E. Lexington Lamp Plant

1801 General Electric Drive

Lexington, Kentucky 40503

KYD00-638-6403 - This company has container storage. However, they do not store their waste over 90 days and do not need an ISCL.

Mr. Dale E. Harstine

G.E. Lexington Glass Plant

P.O. Box 1519

Lexington, Kentucky 40591

KYD00-638-6395 - This company is not a hazardous waste TSD waste facility. They made a protective filing and do not need an ISCL.

Mr. Wayne Dawson

GMC Whs. & Dist. Div.

6060 W. Bristol Road

Flint, Michigan 48554

KYD06-833-5231 - This company has submitted a withdrawal request which is being reviewed. Kentucky will copy EPA when a determination is made.

Mr. Ray Fox

Midsouth Electric, Inc.

Route 6, Box 400

Manchester, Kentucky 40962

KYD00-023-9293 - No field verification to date. A separate recommendation will follow.

Mr. Cecil Iglehart, P.E.

SCA Services of Kentucky

(Central Fill, Inc.)

P.O. Box 34457

Louisville, Kentucky 40232

KYD99-127-7104 - We withdrew this facility's Part A on August 3, 1982.

Mr. Ray Daniels

Ashland Chemical Company

P.O. Box 391

Ashland, Kentucky 41101

KYD00-082-8806 - A letter was sent to you June 21, 1982, requesting that an ISCL be issued to this company.

Ashland Chemical Company

4185 Algonquin Parkway

Louisville, Kentucky 40211

KYD02-404-1063 - A letter was sent to you June 21, 1982, requesting that an 3 be issued to this company.

Mr. Gene Sigler

Anaconda Aluminum Sebree

P.O. Box 44

Henderson, Kentucky 42420

KYD05-369-252; - Spent Cathode Liners (K088) landfilled at this facility been suspended remporantly from 40 CFR 261.32 hazardous waste listing the

16, 1981). Therefore, the landfill does not accept hazardous waste and does not need interim status.

Mr. J.B. Whitaker

American Standard

WABCO Fluid Power

1953 Mercer Road

Lexington, Kentucky

KYD00-639-8002 - This company is a small quantity generator, and not a storage facility. Therefore, no interim status is necessary.

Mr. James Kearns

American Printing House for the Blind

1839 Frankfort Avenue

Louisville, Kentucky 40206

KYD00-637-4532 - We are presently revewing and verifying a withdrawal request for this facility. Kentucky will copy EPA when a determination is made.

Mr. Jackie Steele

American Greetings Corp.

R.F.D. 3

Corbin, Kentucky 40701

KYD04-573-9471 - No field verification to date. A separate recommendation will follow.

Mr. R.M. Gaudiano

Amax Ayrgem Mine

105 South Meridian Street

Indianapolis, Indiana 46225

KYD00-077-3382 - We are presently reviewing and verifying a withdrawal request from this company. This site is closing and indications are that this was not a hazardous waste facility and interim status is not needed.

Mr. Bill Antrobus

A.A. Brown, Inc.

337 Green Road

Walton, Kentucky 41094

KYD02-419-9929 - This company was a hazardous waste recycler and is now closed. No interim status is needed.

Mr. Douglas Ramey

B-T Energy Corporation

15700 Dixie Highway

Louisville, Kentucky 40272

KYD07-966-1146 - This company is a hazardous waste facility and they are working with us to obtain an ISCL.

Mr. Gil Lovell

Barmet of Kentucky

P.O. Box 316

Campbellsburg, Kentucky 40011

KYD08-239-1012 - This company's waste was declared non-hazardous due to the lack of test for reactivity. No interim status is necessarious

Mr. Shird Robinson

Ca npground Fill, Inc.

7500 Grade Lane

Louisville, Kentucky 40219

KYD09-895-1262 - We are withdrawing this landfill's Part A. EPA will be copied when the determination is final.

Mr. Mark Love

Ceramichrome, Inc.

P.O. Box 327

Stanford, Kentucky 40484

KYD06-764-6737 - This company is a hazardous waste facility and is in compliance with interim status standards. An ISCL shuld be issued.

Mr. Donald R. Eaton

Cumberland Wood & Chair Corporation

P.O. Box 691

Somerset, Kentucky 41501

KYD00-636-5589 - This company is a hazardous waste facility and is working with Kentucky to obtain an ISCL or close.

Mr. Larry Reeves

Deena Products, Inc.

P.O. Box 153

Arlington, Kentucky 42021

KYD05-682-7215 - This company is a small quantity generator not a storage facility and does not need interim status.

Mr. Paul N. LaVertu

Derby Tank Car Mfg.

P.O. Box 33

Ekron, Kentucky 40117

KYD07-406-9543 - This company is not a hazardous waste storage facility and does not need interim status.

Mr. Larry R. Adams

Eaton Corporation

New Lair Road

Cynthiana, Kentucky 41031

KYD09-390-3862 - This company has a hazardous wate surface impoundment and is in compliance with interim status standards and should be issued an ISCL.



## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGIONIV

345 COURTLAND STREET ATLANTA, GEORGIA 30365

SEP 1 7 1982

AW-RM

Mr. A. C. Bayer, Manager Manufacturing Engineering General Electric Company 1801 GE Drive Lexington, KY 40503

Re: Request for Withdrawal of EPA Hazardous Waste Application EPA I.D. No. KYD006386403

Dear Mr. Bayer:

This letter is to acknowledge receipt of your request for withdrawal of your application for a permit under the Resource Conservation and Recovery Act (RCRA), as amended. Your letter indicated that you no longer treat, store, or dispose of hazardous waste.

Withdrawal of your permit application constitutes revocation of interim status, as defined by \$3005(e) of the Act. Consequently, under the Federal program, you would no longer be allowed to treat, store, or dispose of hazardous waste. However, as you are probably aware, the State has been authorized to implement certain requirements of the program in lieu of the Federal regulatory requirements. Therefore, withdrawal of your application also directly affects the State program.

In light of the foregoing, EPA plans to proceed as follows. EPA will place your file in our "suspense" file. This action, in essence, revokes your interim status under the Federal program. However, we will forward the request to the State for formal action. The State will contact you if further information relating to your request is required. If the State agrees that you do not need a RCRA permit, they will notify you of this determination, and by carbon copy of this notification sent to EPA, your application will be formally withdrawn, and your file will be inactivated.

The RCRA Hazardous Waste Regulations (40 CFR §265.112) require that an owner or operator of a hazardous waste facility submit his closure plan to the Director of the State Hazardous Waste Agency within 15 days after the termination of interim status. This is the first step in the initiation of closure procedures required under 40 CFR §§265.110 to 265.120. Each of the

illa

states in Region IV of EPA has substantially equivalent state regulations. By copy of this letter we are notifying the State Hazardous Waste Agency that all regulatory requirements for closure of your hazardous waste facility should be met and documented in their files.

If your facility is a generator who will continue to accumulate hazardous waste for short periods of time (less than 90 days) prior to shipment off site you should be aware of the hazardous waste regulations which apply to generators who accumulate hazardous waste. In the Federal program these regulations are found in 40 CFR §262.34.

In cońclusion, this letter should <u>not</u> be construed as EPA's concurrence with your determination that RCRA regulatory requirements are not applicable to your facility. Furthermore, this letter does not relieve you of your responsibility to comply with State and local hazardous waste regulatory requirements.

Finally, your request to withdraw interim status means that you may not treat, store, or dispose of hazardous waste without a permit issued under the authority of §3005 of the Act and 40 CFR Part 264.

If you wish to reconsider this withdrawal request, please advise this office and the State within the next ten days. You should be receiving a formal response to your request from the State in the near future.

If you require further clarification, please contact Doug McCurry of the Waste Engineering Section (404) 881-3433 or a representative of the State Hazardous Waste Program.

Sincerely yours,

James H. Scarbrough, Chief Residuals Management Branch Air & Waste Management Division

cc: Kentucky Department for Natural Resources and Environmental Protection

FORM U.S. ENVI	RON	MEN	TAL PRO	TECTION AGENCY	Form Approved OMB No.	158-	R017	5
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VII. SIC CODES (4-digit, in order of priority)				٠.,٠
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7 3 6 4 1 Manufactur Electric	c Lamps	(specify)		
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VIII. OPERATOR INFORMATION		15 16 - 10		
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C. STATUS OF OPERATOR (Enter the appropriate of the state		box; if "Other", specify.)	A SECURE OF THE PROPERTY OF TH	(area code & no.)
E. STREET OR P.  1 8 0 1 GE DR.	O, BOX	555		
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	9 NONE	30	(specify)	
Attach to this application a topographic map of the outline of the facility, the location of each treatment, storage, or disposal facilities, and e water bodies in the map area. See instructions f	h of its existing and pro each well where it injec	oposed intake and discha ts fluids underground. I	arge structures, each of	its hazardous waste
XII. NATURE OF BUSINESS (provide a brief descript				
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I certify under penalty of law that I have pera attachments and that, based on my inquiry application, I believe that the information is false information, including the possibility of the	of those persons imme true, accurate and com fine and imprisonment.	ediately responsible for plete. I am aware that t	obtaining the informat there are significant per	tion contained in the
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MINIATURE LAMP DEPARTMENT

GENERAL ELECTRIC COMPANY, 1801 GE DRIVE, LEXINGTON, KENTUCKY 40503

Phone (606) 277-1161

LEXINGTON LAMP PLANT

August 19, 1982

Mr. James H. Scarbrough U.S. Environmental Protection Agency 345 Courtland Street N.E. Atlanta, Georgia 30365

Dear Mr. Scarbrough:

KYD 006386403

In April of this year, John Cory (General Electric) and Ms. Milly Archer (a Field Inspector with the Division of Waste Management, Field Operations Branch, Kentucky Department of Natural Resources and Environmental Protection) agreed in a phone conversation to withdraw the Hazardous Waste Facility application submitted to the U.S.E.P.A. and D.N.R.E.P.

Ms. Archer assured us that the withdrawal would be taken care of on the State and Federal levels with no further action on our part.

General Electric Lexington Lamp Plant stores hazardous waste in quantities less than 1000 kg for a time period of less than 90 days. We hereby request withdrawal of our Part A application (EPA Form 3510), thereby subjecting our plant to reduced requirements. If you have any further questions, please feel free to call.

Sincerely,

A. C. Bayer

Manager, Manufacturing Engineering

cc: Arthur Curtis Division of Waste Management

ACB/1sg

## September 23, 1982

Mr. A.C. Bayer, Manager Manufacturing Engineer General Electric Company 1801 G.E. Drive Lexington, Kentucky 40503

RE: EPA I.D. KYD00-638-6403

Dear Mr. Bayer:

The Division of Waste Management, acting under RCRA Phase I Interim Authorization (as published in the April 1, 1981, Federal Register), is withdrawing your U.S. EPA form 3510-1 known as the Federal Hazardous Waste Facility permit application part "A". The U.S. EPA has determined that your company can terminate their interim status as a storage facility without complying with 40 CFR Part 265 Subparts G and H, provided they continue to use the area for storage of hazardous waste which will be removed within the 90 day limit and are in compliance with 40 CFR 262.34. If your company no longer intends to use the area for storage of hazardous wastes, it must be closed in accordance with 40 CFR Part 265 Subpart G and H.

If you have any questions on this, please contact James A. Determann of this office at (502) 564-6716, Ext. 248.

Sincerely,

J. Alex Barber, Director

Division of Waste Management

. aly Tabe

JAB:JAD:cg

cc: James H. Scarbrough, U.S. EPA Field Supervisor

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B. REVISE	D APPLICATION	(place an "X" below	v and comp	lete	Item I	I above	,			73 74 75	75 77 78		D TO BEGI
72	ESSES — CODES A		· ATTITUDE	1	31101		a Title			2. FACIL	ITY HAS A	RCRA PER	MIT
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LAND APP OCEAN DIS SURFACE		D81 ACRES OF D82 GALLONS LITERS PE D85 GALLONS	HECTAR PER DAY ER DAY	ES. OR	ALCOTON	al al th	irface tors, I is spac	impou Describ e proi	indments on in be the processe vided: Item III	ciner-	Y V		
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ther can hold	OR COMPLETING IT 400 gallons. The fac	EM III (shown in line ility also hes artinch		1000	20.0	and the state of the state of	8. 55 SHOW	35 A.	<b>5. 45.20 10.00 10.00 10.00 10.00 10.00</b>	rage tanks, one	tank can ho	old 200 gallo	ns and the
	DUP	T/A C	11	112	1	( /	1	1	$\sqrt{1/2}$	11/1	//	///	///
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10 - 10	19:		code)	29	- P	, i	Z ab	ove)	10			(enter code)	ONLY
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		9		*		0		$\forall$				+++	

OCESSE	

C. SPACE FOR ADDITIONAL PROCESS CODES OR FOR DESCRIBING OTHER PROCESSES ( $code\ "T04"$ ). FOR EACH PROCESS ENTERED HERE INCLUDE DESIGN CAPACITY.

#### IV. DESCRIPTION OF HAZARDOUS WASTES

- EPA HAZARDOUS WASTE NUMBER Enter the four-digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR. Subpart D, enter the four-digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non-listed waste(s) that will be handled which possess that characteristic or contaminant,
- C. UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are: the control of the co

ENGLISH UNIT OF MEASURE CODE	METRIC UNIT OF MEASURE CODE
POUNDS	KILOGRAMS
	METRIC TONS
	· · · · · · · · · · · · · · · · · · ·

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the weste.

#### D. PROCESSES

1. PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item [1].

to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastest. For each characteristic or toxic contaminant entered in column A, select the code/s/ from the list of process codes. contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER - Hazardous wastes that can be described by

- more than one EPA Hazardous Weste Number shell be described on the form as follows:

  1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B.C. and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.

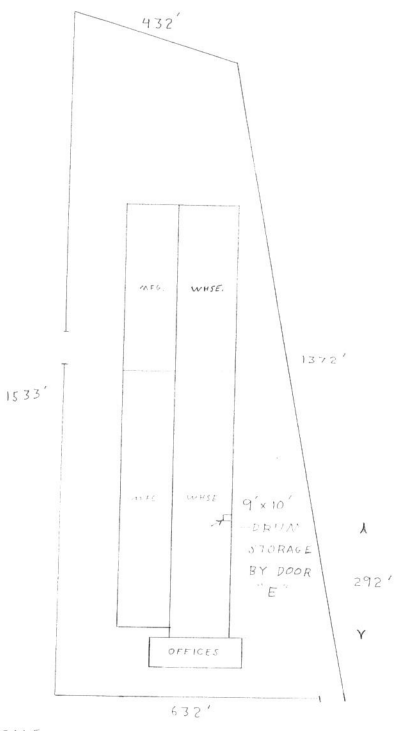
  2. In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter
  - "included with above" and make no other entries on that line.
  - 3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below). — A facility will treat and dispose of an estimated 900 pounds. per year of chrome shavings from leather tanning and finishing operation, in addition, the facility will treat and dispose of three non-listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

LINE NO.	EO WASTENO		42	B. ESTIMATED ANNUAL			C.UNIT OF MEA- SURE (enter (enter) (enter)								-			D. PROCESSES  2. PROCESS DESCRIPTION (if a code is not entered in D(I))				
X-1	-	K	0	5	4	1,23	900		P		T	o <sup>1</sup>	3	D	8	0	が記れ					
X-2	1	D.	0	0	2		400		P		T	0	3	D	8	0						
<b>X-</b> 3		D	0	0	1	175	100	distribution in	P		T	0	3	D	8	0			1000年			
X-4		D	0	0	2	1.2		1		學學學	ı					I de la companya de l				12(1)		included with above

Continued from page 2. NOTE: Photocopy this page before completing if you have more than 26 wastes to list. Form Approved OMB No. 158-S80004 EPA .. D. NUMBER (enter from page 1) FOR OFFICIAL USE ONLY 0 6 3 8 6 D 0 4 3 W DUP DUP IV. DESCRIPTION OF HAZARDOUS WASTES (continued) A. EPA HAZARD. WASTENO C. UNIT OF MEA-SURE (enter code) B. ESTIMATED ANNUAL QUANTITY OF WASTE D. PROCESSES NON NO. 1. PROCESS CODES (enter) (enter code) 2. PROCESS DESCRIPTION (if a code is not entered in D(1)) 29 27 - 29 27 1 F 0 0 1 13800 P 5 0 1 U 0 4 3 20 S 0 1 3 U 1 5 1 5 P S 0: 1 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 !5 6 A Form 3510-3 (G-80) CONTINUE ON REVERSE

# GENERAL ELECTRIC COMPANY - LEXINGTON LAMP PLANT



APPROXIMATE SCALE:

0 100 200 300 400 FEET

	Part A, Permit Process Internal Ch	ecki ist	
ID Number	KYD006386403 Inst Name GENERAL	FLEGIRIC	00
Refer to	PHASE ONE	Indicate by your initials:	Valid Prmlg
101111110.	Interim Regulatory Requirements	Yes, No	<u>Qate?</u>
	T/S/D Facility? (If No, return to respondent.)	1)/~	
3	Form 1 received?	1/1/2	
1	Form 3 received?	AR TT	
1 & 3	Postmarked on or before November 19, 1980?	THE LESS	NOV 20
3	Date of operation entered?	- HS	
. 3 	Date of operation on or before November 19, 1980?	<b>**</b> —	
Notif. record	Notifier?	W	8
н	Notified on or before August 18, 1980?	W	
1	Form 1, XIII B signed?	-KK/	
3	Form 3, IX B Signed?	<u> </u>	20
(If all te Acknowledge	n items above are initialed in the Yes column, gener ement and indicate the trigger date here:	ate Interim Status ) )	i -
	PHASE TWO	11/	i e
1	Unsure if regulated or non-regulated?	- HAY	
3 .	New facility?	PK	
1 & 3	Core items missing? If Yes, indicate which items:		
	Facility name; location; mail address; ope	erator info;	
	certification; process info; waste info;	owner; sigs 🔌.	
	PHASE THREE		
1 & 3	Non-core items missing? If Yes, indicate which ite	ems:	
	Maps; photos; drawings; lat/long		
	Other observations and comments:		
	ess a	Received Date Sta	mp
	E 280	7 2 1 V	
Log out/Log	in		
on reverse	side.	(Stamp forms also	)

## FORM 3 (EPA FORM 3510-3)

#### ITEM NUMBER Missing II. First Application Existing Facility Date (on or before November 19, 1980) \*2. New Facility Date (after November 19, 1980) III. Processes \*A. Process Code \*B. Process Design Capacity-Amount \*1. Amount \*2. Unit of Measure Description of Hazardous Wastes IV. EPA Hazardous Waste Number \*A. |\_\_| |\_\_| |\_\_| \*B. Estimated Annual Quantity \*C. Unit of Measure \*D. Processes |\_\_| |\_\_| \*1. Process Codes Process Description (If no code is shown) \*2. V. Facility Drawing VI. Photographs Facility Geographic Location Latitude VII. Latitude

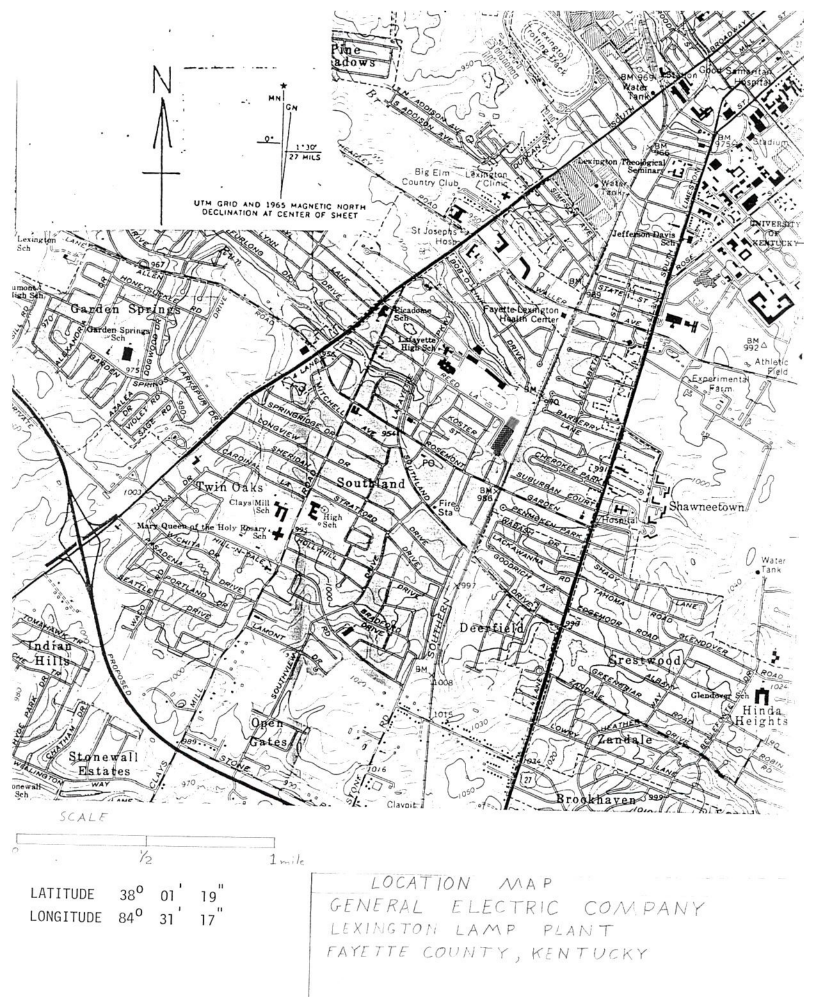
Longitude

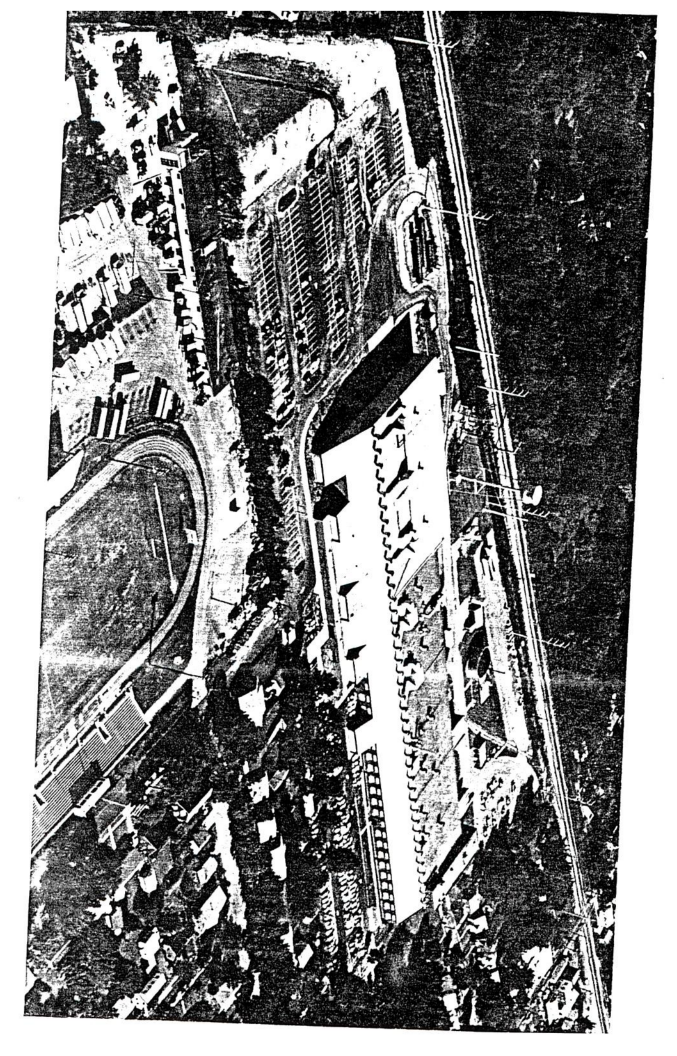
VIII.	Fac	ilty Owner	
	*1.	Name of Facility's Legal Owner	1
	2.		i i
	*3.	Street or P.O. Box	i I
	*4.	City or Town	i I
	*5.	State	1 1
	6.	Zip Code	    
IX.	Owne	er Certification	
	*A.	Name	1 1
	*B.	Signature	1 1
	*C.	Date Signed	1_1
х.	Oper	rator Certification	
	*A.	Name	I A
	*B.	Signature	JA
	*C.	Date	
			i.
Commen	ts:		

\*Form 3 is missing

GENERAL ELECTRIC COMPANY - LEXINGTON LAMP PLANT

08-01-6







## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGIONIV

345 COURTLAND STREET ATLANTA, GEORGIA 30365

DEC 15 1980

REF: 4E-WE

CERTIFIED MAIL RETURN RECEIPT REQUESTED Merze Active KYD 006386403

General Electric Company 1801 G E Drive Lexington, KY 40503

Section 3007, Resource Conservation and Re:

Recovery Act (RCRA). Request for Information.

Dear Sir:

Your organization has been identified by the Environmental Protection Agency as one which probably handles hazardous wastes. The generation, transportation, treatment, storage and disposal of such wastes are regulated by the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. §6901 et seq., as amended by the Solid Waste Disposal Act Amendments of 1980. Under authority of the Act, on May 19 and at various times thereafter, the U. S. Environmental Protection Agency published in the Federal Register regulations listing certain waste as hazardous and specifying characteristics to be used in determining whether nonlisted wastes are hazardous (45 F.R. 33066). Under Section 3010 of the Act, handlers of hazardous wastes identified in the May 19, 1980 regulations were required to notify EPA by August 18, 1980. Handlers of waste identified in later publications had until 90 days after each publication within which to notify.

In May, informational packets containing notification material were sent to over 400,000 organizations thought to be handlers of hazardous wastes. However, failure to receive such a packet did not relieve a hazardous waste handler of its legal obligation to notify EPA of its activities. If you are indeed a handler of hazardous waste identified in the May 19 regulations, your notification was due on August 18.

In order that we may determine whether your failure to notify was proper, it is requested, pursuant to Section 3007 of the Act, that you complete the attached questionnaire and return it within ten (10) days to the address indicated.

Return to:

Environmental Protection Agency Compliance Section, Enforcement Division 345 Courtland Street Atlanta, Georgia 30365

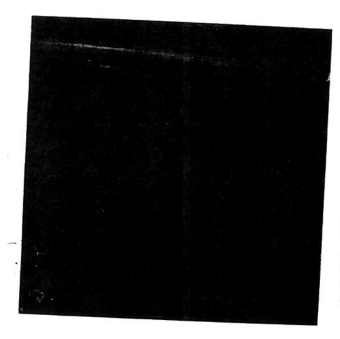
## Section 3007 RCRA Questionnaire

1.	If you have previously notified, please indicate I.D. No. KYD006386403 and disregard items 2 through 6.
2.	Do you generate, transport, treat, store or dispose or any hazardous waste identified in 40 CFR Part 261, Subparts A, B, C, and D (45 FR 33119)?
	Yes; No; Don't Know
	Please send a Notification Form 8700-12.
3.	Describe the nature of your business.
4.	What waste products do you handle?
5.	What quantity of each waste do you handle?
	lbs/monthlbs/year
	or kg/month kg/year
6.	What do you do with these wastes?
	Signature 12/18/80
	Manager Lexington Lamp Plant Title
	G.E. Lexington Lamp Plant Company Name
	1801 G.E. Drive P.O. Box 8053 Address
	Lexington, KY 40503

INSTALLA- TION'S EPA I.D. NO.  INUTIFICATION OF HAZARDOUS WASTE ACTIVITY  INSTRUCTIONS: 16	
1. STALLATION KYDUUSSESSES 0 0 0 2 0 4 label, affix it in the space at left. If any of through it and the label is incorrect described through it.	the
II. TION MAILING ADDRESS  FE CALVED  Appropriate section below. If the label below blank. If you did not receive and label complete and correct, leave Items I, II, and label complete and correct below blank. If you did not receive a label complete and correct below blank.	tion el is III
LOCATION  III OF INSTALLATION  A PRINCIPLE OF DRIVE  LOCATION  INSTALLATION  INSTALLAT	s a ed, ns- er
FOR OFFICIAL USE ONLY	
COMMEN	7
22/16	
INSTALLATION'S EPA I.D. NUMBER APPROVED DATE RECEIVED  1 2	
G E L E X I N C F	
II. INSTALLATION MAILING ADDRESS	
C STORY	
3 1 8 0 1 G E D R B 0 X 8 0 5 3	
4 L E X I N G T O N	
III. LOCATION OF INSTALLATION	
STREET OR ROUTE NUMBER	
CITY OR TOWN	
IV. INSTALLATION CONTACT	
2 B A Y E R A M A S	
V. OWNERSHIP	
A. NAME OF INSTALLATION'S LEGAL CHARACTER AS	
(enter the one of Owners)	
F = FEDERAL X A GENERAL X A GE	
VII. MODE OF TRANSPORTATION (complete item VII)	
D UND	
this is not your first notification, enter your locally installation.	
ark "X" in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification.  A. FIRST NOTIFICATION	
TON	
DESCRIPTION OF WARD BY SUBSEQUENT NOTIFICATION (S. INSTALLATION'S EPA I.D. NO.	
ise go to the reverse of this form and provide the requested information.	
是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就	
CONTINUE ON REVERSE	

Fig. 10 1 2 3 4 4 5 5 5 5 1 5 5 5 5 5 5 5 5 5 5 5 5 5		- 12		The state of the s		
AZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from hospitals, medical and research laboratories your installation handles. Use additional sheets if necessary.    HAZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from hospitals, medical and research laboratories your installation handles. Use additional sheets if necessary.    13	DESCRIPTION OF HA	ZARDOUS WASTE	S (continued from fi	ont)	40 OFF Part 261 31 for 8	ach listed hazardous
AZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from pecific industrial sources your installation handles. Use additional sheets if necessary.  13 14 15 16 17 17 19 19 10 11 11 12 11 11 12 12 13 12 13 12 13 13 14 15 16 17 17 19 10 11 17 10 10 11 17 10 10 11 10 11 12 12 13 13 13 13 13 13 13 13 13 13 13 13 13					40 CFR Part 201.51 101 0	
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-AZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from pecific industrial sources your installation handles. Use additional sheets if necessary.    13		2	3	4	- Ti-	
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AZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from thought and the standard sources your installation handles. Use additional sheets if necessary.  13 14 15 16 17 18 18 19 20 21 21 22 23 23 24 24 24 25 25 26 27 27 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20			23 - 26	23 - 26	**	12
INJURY SHAPE SHOW SPECIFIC SOURCES. Enter the four—digit number from 40 CFR Part 261.32 for each listed hazardous waste from peofic industrial sources your installation handles. Use additional sheets if necessary.  13				10	111	
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COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES. Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.  31  32  33  34  35  36  37  38  39  30  31  32  33  34  35  36  37  36  37  38  39  30  30  31  32  33  34  35  36  37  36  37  38  39  30  30  31  32  33  34  35  36  37  36  37  38  39  30  30  31  30  31  32  33  34  35  36  36  37  36  37  37  38  39  30  30  31  30  31  32  33  34  35  36  37  36  37  38  39  30  30  30  31  30  31  32  33  34  35  36  37  36  37  38  39  39  30  30  30  31  30  30  31  30  30  31  30  30				23 - 26	23 - 26	
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COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES. Enter the four—digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.  31  32  33  34  35  36  37  30  31  32  33  34  35  36  37  30  30  31  32  33  34  35  36  37  30  30  31  32  33  34  35  36  37  30  30  30  31  32  33  34  35  36  37  37  38  39  30  30  31  32  32  33  34  35  36  37  37  38  39  30  30  30  30  30  31  32  32  33  34  35  36  37  37  38  39  30  30  30  30  30  30  30  30  30	13	11				
COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES. Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.  31	1110/13	lul1   5   1		23 2 26	23 - 26	23
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EPA Form 8700-12 (6-80) REVERSE



GENERAL ELECTRIC CO. -LEXINGTON LAMP PLANT HAZARDOUS WASTE STORAGE AREA /0-29-80